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1051 April 2, 1915

- Sec. 3. In all cases where the board of health declare any premises within the city of Virginia to be a public nuisance and where such premises are abutting upon any public sewer and the board of health have ordered such premises to be connected with the sewer and conveniences put in the houses and residences on such premises to be installed and connected with the sewer, the city may in case the owner or occupant of such premises fail within the time specified in the notice served on them by the board of health make the necessary sewer connection and enter any house or premises so found to be a public nuisance and make proper connections with the public sewer and install in such house or residence such plain, suitable fixtures as may be necessary and convenient for the utilization of such sewer connections by the persons or occupants of such houses or residences and the cost of making such sewer connections and putting in such fixtures shall be taxed up to the lot or property, so connected with the sewer, the necessary cost of making such connection and of installing the necessary fixtures in the houses or residences so connected shall be assessed to be paid in such manner, in one or more years with such rate of interest not exceeding 6 per cent, as the city council may by ordinance or resolution determine.
- SEC. 4. Nothing herein shall be so construed as to prevent the arrest and conviction of any person accused of causing or allowing or maintaining a nuisance on premises occupied or controlled by him from prosecution and punishment under any other ordinance of the city of Virginia or under the laws of the State of Minnesota.
- Sec. 5. When the board of health shall have visited or examined any premises within the city herein referred to and shall have determined that the only practical way of preventing said premises, if used or occupied, from becoming or remaining a public nuisance or a menace to the health of the city, such board of health shall cause a written notice to be served on the owner or occupant of such premises, requiring that the same shall within 10 days from the date of the service of such notice be connected with a public sewer of the city, but no such connection shall be required to be made unless the premises referred to in such notice shall abut on a public sanitary sewer, and in construing the word "premises" the whole length of the lot from the street to the alley shall be considered as one, and if any part of such lot abut on a sewer, connections with such sewer may be required to be made.
- Sec. 6. Any person, after the occupant or owner of the premises occupied or controlled by him has been declared a nuisance and that it has been declared necessary by the board of health to have such premises connected with a sewer, who shall interfere with or attempt to hinder, prevent, or delay any officer or employee of the city who may be delegated, appointed, or employed by the city or its duly authorized officer to make such sewer connection on such premises and to install the necessary sewer fixtures in any house, building, or residence on said premises shall be arrested, and, on conviction for such offense, shall be subject to a fine not exceeding \$100 or imprisonment in the county jail until such fine shall have been paid, not exceeding 90 days.

WAUSAU, WIS.

Meat-Inspection and Sale. (Ord. June 4, 1914.)

- SECTION 1. No person shall slaughter any cattle, sheep, swine, or calves in the city of Wausau except in the slaughterhouses licensed by the board of health or under United States Government inspection.
- Sec. 2. No meat shall be sold for human food or offered for sale or held with the intention of selling the same in the city of Wausau unless the animal furnishing the meat was examined by the inspector provided by the city authorities, within 24 hours previous to the time of slaughter, except as otherwise provided in section 9 of this ordinance.
- SEC. 3. All owners or persons having animals in charge for slaughter shall notify the inspector early enough so as to give him an opportunity to make the examination of the animal by daylight.

April 2, 1915 1052

- SEC. 4. In case the suitability of the animal for food can not be determined by such inspection, then the owner or the person in charge of the animal must notify the inspector to be present at the time the animal is slaughtered, which shall take place between 8 a. m. and 5 p. m.
- Sec. 5. All animals or carcasses or portions of the same when approved by the inspector shall be tagged "Approved" if found satisfactory.
- Sec. 6. No person shall sell or offer for sale any cattle, swine, sheep, calves, goats, fish, fowl, or the meat thereof which has been condemned by the inspector.
- Sec. 7. In case the inspector condemns a carcass or any part thereof as unsuitable for human food he shall determine the method of its disposal and see that his orders are executed.
- Sec. 8. The inspector is to be appointed by the board of health or its executive officer. He is to receive for his services a certain sum for the inspection of each animal to be slaughtered from the owner of such animal, the amount of such fee to be determined at a conference between the meat dealers of the city and the board of health or its representative.
- Sec. 9. All meats from animals slaughtered on the surrounding farms and brought to the city to be sold for human food must first be inspected and tagged "Approved" by the inspector between the hours of 10 a. m. and 3 p. m. at a centrally situated place in the city at a fee to be determined upon by the board of health.
- Sec. 10. Any person, firm, or corporation violating any of the provisions of this ordinance shall be held guilty of a misdemeanor, and be fined a sum not to exceed \$25 or 30 days' confinement in the city jail, or both, for each and every offense.
- Sec. 11. Excluded from the provisions of this ordinance are all meats offered for sale in this city that have been inspected and passed by inspectors of the United States Government, and all meat animals killed for private consumption.
- Sec. 12. This act shall take effect and be in full force 60 days after its passage and publication.

Assistant Inspector of Health Department—Duties and Salary. (Res. June 26, 1914.)

That the board of health and the health commissioner are hereby authorized to create the office of assistant inspector of the health department. That the person to be appointed to this office be by preference a woman, and to perform such duties as may be assigned by the health commissioner, the salary to be \$25 per month, to be full pay for all the time necessarily required to perform such services.

Garbage and Refuge-Disposal of. (Res. June 26, 1914.)

That the board of health and the health commissioner are hereby authorized to engage a man with team and wagon to collect rubbish, garbage, and waste within the city limits according to a schedule to be fixed so as to cover those parts of the city at such times as will insure a proper disposal of these materials and add to the cleanliness and wholesome condition of the city. The expense of such collecting shall be charged against the respective properties at a rate that will cover the actual cost of operating this department.

Diseases of School Children—Establishment of Public Dispensary for Free Treatment of. (Res. June 26, 1914.)

That the board of health and the health commissioner are hereby authorized to establish a public dispensary according to certain plans as established by them conjointly, for the purpose of the free treatment of such ambulant diseases common to school children and for such congenital defects that interfere with the proper progress of such pupils in their studies and with their bodily development, with the consent of the parent or guardian.